

## THE SALT LAKE HERALD: FRIDAY, OCTOBER 2, 1939

Farmers Ward Annexationists Appear Before Committee.

OFFER SOME ARGUMENTS

ATTORNEY ORDERED TO DRAW A RESOLUTION.

Some Nice Questions Are Involved, Among Them Being the One of School Facilities—Members of the Committee Are Much Divided On the Subject.

The council's committee on municipal laws met last night and listened to the arguments of a delegation representing the 1,000 residents of Farmers' ward that want to be taken into the city limits. Those who appeared were J. C. Jensen, John A. Fritch, William Bradford, W. E. Hubbard and P. O. Perry, only Callister, Wallace and Fernstrom of the committee were on hand.

**Diehl Was Incapacitated.**  
Diehl was incapacitated from serving for the reason that he owns property in the section that wishes to be taken in, and he was otherwise engaged. When the arguments had been completed, Wallace moved that the city attorney be instructed to draw up a resolution providing for granting the prayer of the petitioners. Fernstrom moved to vote for it, saying that he wished to look into the matter a little further, but Callister was in favor of the proposition and declared it carried.

It is more than probable that both Fernstrom and Weiler will vote against taking in the territory just now. A peculiar question is involved in this. The land lies between Tenth and Eleventh South and State and Fifth East streets. It consists of about one-third of a school district, valued at \$100,000. This would, of course, have to assume this proportion of the indebtedness.

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Church Authorities Decide to Divide Salt Lake Stake.

HAS BECOME TOO LARGE

HOW THE NEW DISTRICTS ARE BOUNDED.

Territory South of Tenth South and East of State Will Be Known as Granite Stake, and All South of Tenth South and West of State as Jordan.

The Salt Lake stake of Zion will be divided into three separate stakes, according to a decision reached by the first meeting of the local committee on a quorum meeting yesterday. The second stake will be called Granite stake, and will include that part of Salt Lake county south of Tenth South and east of State street, while the Jordan stake will be the country lying south of Tenth South and west of State.

The new stakes derive their names, it will be observed, from the local names embraced by each. Granite is another name for Wasatch canyon, in the southeastern part of the county, which will be included in the new stake of that name, and Jordan stake gets its title from the river Jordan, which will flow through the southwestern stake.

Wallace moved that the city attorney be instructed to draw up a resolution providing for granting the prayer of the petitioners. Fernstrom moved to vote for it, saying that he wished to look into the matter a little further, but Callister was in favor of the proposition and declared it carried.

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District Judge Must Try George Bates.

SUPREME COURT MANDATE

GIVEN UNTIL OCTOBER 25 TO SHOW CAUSE.

Fourth District Judge Dismissed the Case In September On Motion of Defendant's Attorneys. They Arguing Lack of Jurisdiction—Federal Court Tests Eight Juror Law.

In the case of the state against Judge John E. Bates of the Fourth Judicial district, the supreme court yesterday issued an alternative writ directing Judge Bates to immediately proceed to try George Bates on a charge of murder in the second degree or show cause on Oct. 25 why he should not be tried.

Bates killed John Nordquist in Tooele county, Sept. 22, 1938. He was arrested, tried and convicted under the eight juror system and sentenced to ten years' imprisonment in the Utah state prison. His attorneys appealed to the supreme court for a writ of habeas corpus, alleging that the constitution of the United States required a trial by twelve jurors.

Judge Marshall granted the writ and Bates was accordingly released. The sheriff of Tooele county re-arrested him and he was brought to Salt Lake county. There it hung fire until Sept. 18, when Judge Bates dismissed the case on motion of the defendant's counsel, who argued that this action should not be taken because the district court had no jurisdiction over the case.

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## HEARD AND SEEN IN TIMMONY'S COURT

"Like Wright."

The words fell with a thud on a warred board in the floor.

"Why don't you sober up, like, when you get out?"

"No sober one," replied the defendant, in a reminiscent mood. "We'll see if Dr. Kimball can't renew that happy state, Ten days."

Henry McDonald, when pressed to explain, said his lag was "almost an accident." He had a big job waiting at a big family, too. A promise to an no more preceded Henry's flight.

J. Marcovitz, charged with simple assault on the person of S. Kartson, entered a volitional plea of not guilty. Kartson said he went to supper at his home and found the plaintiff, and sat down on one side of the table, when Marcovitz sat down on the other side of the same table, and a conversation ensued.

"Pay me," said Marcovitz. "I can't transact business at this hour," answered Kartson. "Why you pay me what you owe me—\$2.05."

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## THE BODY'S PURIFIER

The kidneys and liver act as purifiers for the human body.

The blood, which is the life, is relieved by them of all poisons and effluvia matter, and passes onward to energize and vitalize the entire system.

Most important, then, is it that these organs should adequately perform their proper functions, and happily an agent exists which, when they become disordered, congested and all clogged up, can restore them quickly to their normal healthy condition.

It has blessed the world for twenty-five years, and is known as Warner's Safe Cure. It has saved thousands of lives, and is today the only known specific for all diseases and weaknesses of kidneys and liver.

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